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**From:** Cerise, Kathy [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=3CCF3F66D09943FE914BE271FC992084-HERNANDEZ, KATHRYN]  
**Sent:** 2/6/2019 7:03:39 PM  
**To:** Blocker, Shawn [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d17fa933bd2440f6924c350f7382b234-Blocker, Shawn]  
**CC:** Moore, Susan/SEA [Susan.Moore@jacobs.com]  
**Subject:** FW: Revised Responses to Ecology Comments on OU2 Proposed Plan  
**Attachments:** Ecology PP OU2 RTCs\_2019-01-28.docx

Recent updated response!

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**From:** Cerise, Kathy  
**Sent:** Monday, January 28, 2019 4:31 PM  
**To:** cwan461@ecy.wa.gov; rwar462@ECY.WA.GOV  
**Cc:** Blocker, Shawn <Blocker.Shawn@epa.gov>  
**Subject:** FW: Revised Responses to Ecology Comments on OU2 Proposed Plan

Ching-Pi,

Here is a revised version of the responses Ecology's comments on the Quendall OU2 Proposed Plan. Please disregard the EPA responses sent on January 2<sup>nd</sup>.

The response on the comment on "Recontamination" has been revised noting that EPA recognizes that the PRGs for cPAHs are lower than they should be and will be revised based on updated toxicity information for benzo(a)pyrene. The Lake Washington regional background value of 0.210 mg/kg for cPAHs will not be identified as a PRG.

Thank you

Kathryn Cerise  
Quendall RPM